IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TEXARKANA DIVISION

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HEALTH CHOICE ALLIANCE LLC, EX REL ON BEHALF OF UNITED STATES OF AMERICA AND 31 STATES (AR; CA; CO;CT; DE; DC; FL; GA; HI; IL; IN; IA; LA; MD; MA; MI; MN; MT; NV; NH; NJ; NM; NY; NC; OK; RI; TN; TX; VT; VA; WA);

CIVIL ACTION NO. 5:17-CV-00123-RWS-CMC

Plaintiff,

v.

ELI LILLY AND COMPANY, INC., VMS BIOMARKETING, COVANCE, INC., UNITED BIOSOURCE CORPORATION, HEALTHSTAR CLINICAL EDUCATION SOLUTIONS LLC, COVANCE MARKET ACCESS SERVICES, INC.,

Defendants.

FINAL JUDGMENT

Pursuant to the Court's order dismissing the case, the Court hereby enters Final Judgment.

Accordingly, it is

ORDERED that that Health Choice's claims on behalf of the United States are DISMISSED WITH PREJUDICE, Health Choice's claims on behalf of the 31 States are DISMISSED WITHOUT PREJUDICE and the United States's claims are DISMISSED WITHOUT PREJUDICE.

All other claims for relief are **DENIED AS MOOT**.

The Clerk of the Court is directed to close this case.

It is so **ORDERED**.

SIGNED this 27th day of September, 2019.

Robert W Gliveden W. ROBERT W. SCHROEDER III

UNITED STATES DISTRICT JUDGE